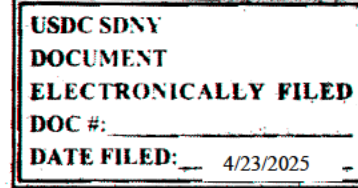


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

X



KAYENAT FARAH, JOSEPH CAMMARATA,
CHARLOTTE ARMSTRONG, and VIOLET
SIMPSON, on behalf of themselves and others
similarly situated,

Plaintiffs,

21-CV-05786 (LTS)(SN)

-against-

ORDER

EMIRATES and EMIRATES SEVERANCE
PLAN,

Defendants.

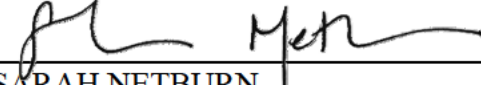
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SARAH NETBURN, United States Magistrate Judge:

As stated on the record, Plaintiffs' motion to compel discovery is DENIED in part. The parties are ORDERED to meet and confer to determine whether Defendants have produced sufficient discovery with respect to Emirates's decision to return employee salaries to their pre-pandemic rates (Document Request No. 6). Plaintiffs' motion to compel discovery related to corporate sponsorships or in-flight amenities is denied with prejudice. Plaintiffs' motion to compel discovery from His Highness Sheikh Ahmed Bin Saeed Al Makroum and Abdulaziz Al Ali is denied without prejudice to refiling if warranted by the discovery.

The Clerk of Court is requested to terminate the motions at ECF Nos. 98 and 100.

SO ORDERED.



SARAH NETBURN
United States Magistrate Judge

DATED: New York, New York
April 23, 2025